		Page 1	
1	UNITED STATES DISTRICT COURT		
2	SOUTHERN DISTRICT OF OHIO		
3	WESTERN DIVISION		
4	* * *		
5	HOBART CORPORATION, et al.,		
6	Plaintiffs,		
7	vs. CASE NO. 3:13-cv-00115-WHR		
8	THE DAYTON POWER AND LIGHT		
9	COMPANY, et al.,		
10	Defendants.		
11	* * *		
12	Deposition of ALAN L. WURSTNER, Witness		
13	herein, called by the Plaintiffs for		
14	cross-examination pursuant to the Rules of Civil		
15	Procedure, taken before me, Beverly W. Dillman, a		
16	Notary Public in and for the State of Ohio, at		
17	the offices of Sebaly, Shillito + Dyer, 1900		
18	Kettering Tower, 40 North Main Street, Dayton,		
19	Ohio, on Wednesday, September 25, 2013, at 10:05		
20	o'clock a.m.		
21	* * *		
22			
23			
24			
25			

1	EXAMINATIONS CONDUCTED Page	Page 2	
2	BY MR. ROMINE:5		
3	BY MS. WRIGHT:62		
4	BY MR. HARBECK:65		
5	BY MR. ROMINE:		
6	EXHIBITS MARKED		
7	(Thereupon, Plaintiffs' Exhibit 1,		
8	Capability, Experience, Facilities,		
9	Personnel, MONS00001-00002, MONS00083,		
10	was marked for purposes of identification.)20		
11	(Thereupon, Plaintiffs' Exhibit 2,		
12	Figure 3, Location of Chemical Storage,		
13	MONS01544, was marked for purposes of		
14	identification.)29		
15	(Thereupon, Plaintiffs' Exhibit 3,		
16	Inter-Office Correspondence dated 5-9-1977,		
17	MONS01820-01822, was marked for purposes of		
18	identification.)55		
19			
20			
21			
22			
23			
24			
25			

			Page 3
1	APPEARANCES:		
2	On be	ehalf of the Plaintiffs:	
3		Langsam Stevens Silver & Hollaender LLP	
4	By:	David E. Romine	
5		Jennifer Graham Meyer Attorneys at Law 1818 Market Street	
6		Suite 3400 Philadelphia, Pennsylvania 19103	
7	0 1		
8		ehalf of the Defendant Cox Media O Ohio:	
9		Faruki Ireland & Cox P.L.L.	
10	Ву:	Jade K. Smarda Attorney at Law	
11		500 Courthouse Plaza, S.W. 10 North Ludlow Street	
12		Dayton, Ohio 45402-1818	
13		ehalf of the Defendant Pharmacia LLC and L. Wurstner:	
14		Krieg Devault	
15	Ву:	Vicki Wright	
16	Ly.	Kay Dee Baird	
17		Attorneys at Law One Indiana Square	
18		Suite 2800 Indianapolis, Indiana 46204-2079	
19	On be	ehalf of the Defendant P-Americas, Inc.:	
20		Morgan, Lewis & Bockius LLP	
21	Ву:	W. Brad Nes (via telephone) Attorney at Law	
22		1111 Pennsylvania Avenue, NW Washington, D.C. 20004-2541	
23			
24			
25			

1	On behalf of the Defendant Chemin Williams.	Page 4
1	On behalf of the Defendant Sherwin-Williams:	
2	Gallagher Sharp	
3	By: Erik Wineland (via telephone) Attorney at Law	
4	420 Madison Avenue Suite 1250	
5	Toledo, Ohio 43604	
6	On behalf of the Defendant Waste	
7	Management of Ohio:	
8	Quarles & Brady LLP	
9	By: William H. Harbeck (via telephone) Attorney at Law	
10	411 East Wisconsin Avenue Suite 2350	
11	Milwaukee, Wisconsin 53202	
	* * *	
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1		Page 5	
1	ALAN L. WURSTNER		
2	of lawful age, Witness herein, having been first		
3	duly cautioned and sworn, as hereinafter		
4	certified, was examined and said as follows:		
5	CROSS-EXAMINATION		
6	BY MR. ROMINE:		
7	Q. Good morning, Mr. Wurstner.		
8	A. Good morning.		
9	Q. My name is David Romine. I'm a		
10	lawyer, and I represent three companies Hobart		
11	Corporation, NCR Corporation and Kelsey-Hayes		
12	Company in a lawsuit regarding a place called		
13	the South Dayton Dump, and so I'm going to be		
14	asking you some questions today.		
15	Before we get started, we do have		
16	some lawyers on the telephone, in addition to		
17	here in the room, so I'm gonna go ahead and ask		
18	all the lawyers to identify themselves so the		
19	court reporter can take it down before we get		
20	started.		
21	MR. ROMINE: So, again, I'm David		
22	Romine.		
23	MS. MEYER: I'm Jennifer Meyer, for		
24	plaintiffs.		
25	MS. SMARDA: Jade Smarda, for Cox		

```
Page 6
 1
     Media Group.
 2
                  MS. WRIGHT: Vicki Wright and Kay
 3
     Dee Baird, for Pharmacia LLC. We also represent
 4
     Mr. Wurstner.
 5
                  MR. ROMINE: On the telephone?
 6
                  MR. NES: This is Brad Nes, for
 7
     P-Americas.
 8
                  MR. HARBECK: Bill Harbeck, for
 9
     Waste Management of Ohio.
10
                  MR. ROMINE: We have heard from two
     lawyers, Mr. Nes and Mr. Harbeck. Is there
11
12
     anyone else on the phone?
13
                  MR. WINELAND: (No response.)
14
                  MR. ROMINE: Okay. We will get
15
     started then.
16
     BY MR. ROMINE:
17
                  Mr. Wurstner, have you had your
18
     deposition taken before? Have you done this kind
     of thing before?
19
20
             Α.
                  No.
21
                 Okay.
             Q.
22
             Α.
                  No.
23
             Q.
                  So I'm going to ask you some
24
     questions.
25
             Α.
                  Okay.
```

```
Page 7
                  And if you could answer, that would
 1
             Ο.
 2
     be good. If you don't hear me or you don't
 3
     understand me, let me know you don't hear me or
 4
     understand me --
 5
             Α.
                  Okay.
                  -- and I'll try to say it better.
 6
                  The other thing is that Beverly is
 7
     taking down everything we say, so if you could
 8
     wait until I'm finished asking my question --
                  (Witness nodding head up and down.)
10
             Α.
                 -- that would be good; and then I'll
11
             Q.
     wait for you, even if you think you know what I'm
12
     going to ask, which I'm sure is gonna happen,
13
14
     that way she can take it down better.
15
                  And this is not an endurance test,
16
     so if you need to take a break to go to the
17
     bathroom or get some water --
18
             Α.
                  Okay.
19
             Q.
                  -- or stand up and walk around,
20
     that's totally fine.
21
             Α.
                  Okay.
22
                  So, Mr. Wurstner, where do you live?
             Q.
23
                  Dayton -- or Oakwood, if you want
             Α.
24
     the --
25
                  Oakwood?
             Q.
```

		Page 8	
1	A. Yeah, Telford Avenue.	Ţ	
2	Q. And that's close by here	to Dayton?	
3	A. Well, it's a suburb.		
4	Q. It's a suburb of Dayton?		
5	A. (Witness nodding head up	and down.)	
6	Q. Okay. And when were you l	oorn?	
7	A. August the 23rd, 1924.		
8	Q. And where were you born?		
9	A. Dayton, Ohio.		
10	Q. Did you go to high school	here in	
11	Dayton?		
12	A. Yes.		
13	Q. And what high school?		
14	A. Went one year at Steele,	and	
15	graduated from Stivers.		
16	Q. It's called Stivers?		
17	A. STIVERS.		
18	Q. Okay.		
19	A. Steele was S T E E L E.		
20	Q. Gotcha. Thank you. And	did you go	
21	to college immediately after high school	)1?	
22	A. I went to a little more	e than a	
23	semester at University of Dayton. And then after		
24	I got out of the service, I went to Oh	Lo U.	
25	Q. Okay. So I take it you we	ent into	

```
Page 9
     the service sometime during your schooling at the
 1
 2
     University of Dayton?
 3
             Α.
                 Well, 1943 I went in the service.
             Q. Okay. And what branch --
 5
                  MR. HARBECK: David, this is Bill
 6
               I'm just wondering if you could move
     the microphone a little closer to the witness.
 7
     You are loud and clear, but we are having
     difficulty hearing the witness.
10
                  MR. ROMINE:
                              Okay.
11
                  THE WITNESS: I'll speak louder.
12
                  MR. ROMINE: Okay. We moved the
13
     phone.
14
     BY MR. ROMINE:
15
             Q.
                 And --
16
                  1940 -- what branch, is that what
17
     you asked?
18
             0.
                 Yes.
19
             Α.
                  Navy. I was a Seabee. That's
     SEABEE.
20
                 Was your duty in the Pacific?
21
             Q.
22
                  Yes, in the beginning, and then in
23
     Manila.
24
                 And so what -- when did you get out
25
     of the Navy?
```

```
Page 10
                  '40 -- '46.
 1
             Α.
 2
                   And you -- when you came back, did
     you come back to Dayton?
 3
 4
             Α.
                   Yes.
 5
             0.
                   And you resumed your studies?
             Α.
                   Yes.
                  At what college then?
 7
             Q.
                  Ohio U.
             Α.
 9
             Q.
                   I'm sorry, I didn't understand.
     What is that?
10
11
             Α.
                   Ohio U.
12
                 Ohio University?
             Q.
13
             Α.
                  Ohio U.
14
             Q.
                  Okay.
15
                   Took three years of college to learn
             Α.
16
     how to pronounce it.
17
                   And where is that?
             0.
18
                   Athens, Ohio.
             Α.
19
             0.
                   And so what did you -- so you
     graduated from Ohio University?
20
21
             Α.
                   Yes.
22
                   And what degree did you get?
23
                   I graduated with a degree in
             Α.
24
     education, B.S.Ed. And then I went back and I
25
     took a major in botany for a couple years.
```

		Page 11	
1	Q. Okay.	So you graduated with a	
2	Bachelor's in educa	ation?	
3	A. Yes.		
4	Q. And the	nen you went back to Ohio	
5	University?		
6	A. Yes.		
7	Q. Did yo	ou get a degree in biology?	
8	A. No, I	just took actually, major.	
9	Q. Okay.		
10	A. And so	ome graduate work.	
11	Q. And so	what year did you graduate?	
12	A. 1949.		
13	Q. And wh	nen did you take your courses	
14	in botany?		
15	A. '50,	'51 '50 and '51.	
16	Q. Okay.	Did you build airfields when	
17	you were in the Nav	γy?	
18	A. We	Navy bases mostly.	
19	Q. And so	did you get a job after you	
20	20 graduated from college?		
21	A. Yes.		
22	Q. And wh	nere was that?	
23	A. Monsar	nto Company.	
24	Q. And wh	nere were they located?	
25	A. Nichol	las Road. It was at 1515, I	

```
Page 12
 1
     think it is, Nicholas Road.
 2
                  And that's in Dayton?
             0.
 3
             Α.
                  Yes.
                  And how long were you employed by
 4
             0.
 5
     Monsanto Company?
 6
                  Thirty-one years.
 7
                  Did you work -- while still working
             Q.
     for Monsanto Company, did you work for Monsanto
 8
     Company at any location other than --
10
             Α.
                  No.
11
                  -- the 1515 Nicholas Road?
             Q.
12
             Α.
                  No.
13
             Q.
                  Okay. And what was -- did that
14
     facility at 1515 Nicholas Road, did that have a
15
     particular name?
16
                  Well, when I started, it was the
             Α.
17
     Central Research Department, Corporate Central
18
     Research Department. And then in 1960 it became
19
     Monsanto Research Corporation, which was a sub --
     wholly-owned subsidiary, I quess you would call
20
21
     it.
22
                   (Brief interruption.)
23
                   (Record read.)
24
     BY MR. ROMINE:
25
                 Okay. So you had mentioned that
             O.
```

Page 13

1 you -- Mr. Wurstner -- that the location on

- 2 Nicholas Road was known as the Central Research
- 3 Department?
- 4 A. Corporate Central Research, yes,
- 5 beginning, yeah.
- 6 Q. Corporate Central. And then in 1960
- 7 it was known as --
- 8 A. It became -- they -- well, the
- 9 Central Research part moved to St. Louis. And
- 10 half of us stayed in Dayton and started the
- 11 Monsanto Research Corporation, which was a
- 12 contract company -- for contracts.
- Q. Okay. And so is it correct to say,
- 14 then, starting in 1960, your paycheck started
- 15 saying Monsanto Research Corporation?
- 16 A. Yeah. Yes.
- Q. When you say the contracts, could
- 18 you explain that a little bit?
- 19 A. Government contracts mostly, and
- 20 with some corporations; but mostly it was
- 21 government contracts, Air Force -- for Air Force,
- 22 Army, Navy, DOE. Who else? The medical part,
- 23 whatever that -- I can't remember what the
- 24 medical part was called, but the contracts with
- 25 them mostly.

```
Page 14
 1
             Ο.
                  Okay. Do you mean like the federal
 2
     government, Health Education and Welfare, that
     kind of thing?
 3
 4
             Α.
                  Pardon?
                  Health Education and Welfare?
 5
             0.
 6
                  No, didn't do anything like that.
 7
     But it was mostly in the military, Army, early
     Air Corps, early Navy -- Air Force, rather.
             Q.
                 And so you worked for them for 31
10
     years?
11
             Α.
                 Well, total for the company, yeah,
     from '50 -- '51 to '82.
12
13
                 And did you get another job after
             Q.
14
     1982?
15
                  For -- let's see, a couple years
             Α.
16
     later I went to University of Dayton Research
17
     Institute for a few years, couple years -- three
     years, I think it was. I'm not too sure how
18
19
     long.
20
                 Okay. Was that a full-time job?
             Ο.
21
             Α.
                  Yeah.
22
                  And did you retire from Monsanto?
             Q.
23
             Α.
                  Yes.
24
             Ο.
                  Was that work for the University of
25
     Dayton, was that immediately after you retired?
```

And then I was --

Alan L. Wurstner

Page 15 1 No, I would say I probably was 2 retired for at least a year before I went -- or 3 more than that. To give you an idea, the man that hired me at Monsanto had gone to the 5 University of Dayton Research Group. And he kept calling me up wanting me to go there. And after about six months, I got tired of listening to 7 him, so I took the job. Q. Fair enough. 10 So that's the way it went. 11 Q. Fair enough. 12 And then I worked there a few years, and it was not good, so I just -- (indicating) --13 14 being retired. 15 Better? Q. 16 Α. Better being retired, yeah. 17 Did you have any other employment, other than what you have already told me about, 18 19 Monsanto and then the University of Dayton? 20 Well, before Monsanto or -- before Α. 21 Monsanto, part-time summer jobs at NCR Old River 22 And then after University of Dayton I got 23 a job working at sporting good stores, just for something to use time up, but -- a few years. 24

Page 16 1 0. Where you worked, was that known as 2 The Dayton Laboratory? 3 Α. Yes, in the beginning, yeah, The Dayton Laboratory. And then it became Monsanto 5 Research Corporation; it just was called MRC 6 then. Okay. So at the beginning when you started in about 1950, it was known as The Dayton 9 Laboratory? 10 Α. Yeah. And then it was known, in about 11 Q. 1960 -- and, again, correct me if I'm wrong -- as 12 13 Monsanto Research Corporation? 14 Α. Yeah. 15 Or MRC? Q. 16 Α. MRC. 17 Q. What was your title? 18 Α. Research chemist. 19 Q. And that was your title right from 20 the beginning? I started, I think I was a 21 Α. 22 technician, I think, was the title; and then 23 became a chemist a couple years later, a few. 24 don't know what that beginning title would have 25 been. I mean, it was -- technician is as close

Page 17 as I can come to it. I don't know what name they 1 2 had for it. 3 Ο. Fair enough. So how did you become a research chemist without a degree in chemistry? Α. I took some -- I took some chemistry courses. I had some before I -- in college. But 6 7 then I took some around -- at UD, and I think Miami, I took math and some chemistry, a little bit, not much, but --10 And what did you do? Like what did your job entail? 11 At the beginning I was doing 12 physical properties for polymers or plastics, if 13 14 you want to call it. And then after that I 15 became a micros -- I was the microscopist. 16 0. Microscopes? 17 (Witness nodding head up and down.) Α. 18 THE NOTARY: Yes? 19 THE WITNESS: Yes. I'm sorry. 20 BY MR. ROMINE: And what does a microscopist do? 21 Q. 22 Well, basically, uses a microscope 23 to do different measurements, depending -- did a lot of particle size distribution was one of the 24

big things for -- a good example of that, they

Page 18

- 1 had a contract with Department of Mines on the
- 2 coal dust. And they would collect coal dust, and
- 3 I would do the particle size distributions for
- 4 it. That type of -- that -- in general, that
- 5 would be an example of it.
- 6 Q. Okay. So --
- 7 A. And then also did the scanning
- 8 electron microscopy after they got one of those.
- 9 Q. So when you say particle size
- 10 distribution, you would take a look at coal dust?
- 11 A. Yeah.
- 12 Q. And you would determine -- you got
- 13 so many particles of this size and so many of
- this bigger size, and so on and so on?
- 15 A. Right. Right.
- 16 Q. Okay.
- 17 A. And you plot that out on a log, and
- 18 find the mean values and what the maximum and
- 19 minimum sizes are.
- 20 Q. And what was your understanding, why
- 21 did the Department of Mines want you to do this?
- 22 A. Well, Black Lung Disease, from the
- 23 miners that were working the mines produce a lot
- 24 of dust, would develop what was called Black Lung
- 25 Disease. And the size of the particles has a

Page 19

- 1 difference. Some sizes, when you breathe in, you
- 2 will breathe them back out again. Other ones,
- 3 you can't even breathe in. But certain ones
- 4 stayed, and that was what you looked for, how
- 5 many of them could stay.
- And don't ask me what the size is
- 7 because I don't remember.
- Q. I understand. Approximately what
- 9 year was this, or years?
- 10 A. Oh, Lord. '60s. Well, a lot of
- 11 that work -- well, '60s and the '70s. It
- 12 depended on which -- you know, what contract I
- 13 was -- was measuring for.
- 14 Q. Did you do particle size
- 15 distribution studies for things other than coal
- 16 dust?
- 17 A. Oh, yeah. Yeah. Well, see, some of
- 18 those were classified, so I can't state that.
- 19 But --
- 20 Q. Any nonclassified materials that you
- 21 can remember?
- 22 A. Well, I looked a lot -- a little bit
- 23 at asbestos for a while.
- 24 O. Uh-huh.
- A. And I'm having trouble remembering

```
Page 20
 1
     now. You caught me.
 2
                  That's okay. If some come to you
             0.
 3
     later on this morning --
 4
             Α.
                  Yeah.
 5
             0.
                  -- let me know.
                  So I'm gonna show you some papers
 6
 7
     here --
 8
             Α.
                  Okay.
 9
                -- ask you to take a look at them.
10
     First, I'm gonna ask the court reporter to mark
     this as Plaintiffs' Exhibit 1.
11
12
                   (Thereupon, Plaintiffs' Exhibit 1,
13
     Capability, Experience, Facilities, Personnel,
14
     MONS00001-00002, MONS00083, was marked for
15
     purposes of identification.)
16
                   (Thereupon, an off-the-record
17
     discussion was held.)
18
                  MR. ROMINE: Okay.
19
                  MS. WRIGHT: There is three pages
20
     there, Mr. Wurstner. You may want to look at --
21
                  THE WITNESS: Okay.
22
     BY MR. ROMINE:
23
             Q.
                  So what I'm showing you, Mr.
24
     Wurstner, is three pages from a document that
25
     Pharmacia's counsel gave me on behalf of
```

Page 21 1 Pharmacia. And I just took those three pages 2 because I wanted to get the page that had your 3 name on it. 4 And so my question is, if you could 5 look at the last page of what I gave you --6 Α. Yeah. -- MONS 83, down at the bottom, is 7 Q. 8 this page -- does this describe you? Α. Yeah. Yes. 10 Q. And this is your picture? Yeah. I don't know where you found 11 Α. 12 that, but yes. 13 Okay. So I just want to ask you a 0. 14 couple questions about this page here, and that is, if you look at the paragraph that begins 15 16 major researches have included? 17 Α. Uh-huh. 18 And then if you go -- looks like 19 seven lines down, it talks about particle size and distribution of fine powders? 20 21 Α. Uh-huh. 22 Do you see that? Q. 23 Α. Yeah. 24 Ο. And that's what you were talking to 25 me about just a couple of moments ago?

Q.

Alan L. Wurstner

Page 22 1 Α. Yes. 2 Okay. And then another thing I want 3 to ask you about is down at the bottom there is a new paragraph, and it says at the beginning, Mr. 4 5 Wurstner is a co-developer of the Monsanto MICRON ORIFICE. Do you see that? 6 Α. Yes. What is or was the Monsanto MICRON 0. 9 ORIFICE? 10 Α. Okay. They had a contract with the Army Corps of Medical -- Chemical Warfare Corps 11 12 for developing rate of leaks. So we had -- what we did, we took a piece of quartz fiber, quartz 13 14 tubing that somebody developed years before, that they had laying around there, that were from 15 16 one-micron inside diameter up to, well, maybe ten 17 or so. And what we did is we mounted those up into little -- put them in a plastic container 18 19 and mounted it up, and they were sliced off, and then they could use those to develop a leak. And 20 21 that was what they were for. 22 And it was just, generally, the 23 different sized holes with a certain distance. 24 mean, they would be sliced up at different sizes.

When you say develop a leak, what do

```
Page 23
 1
     you mean?
 2
                  Well, you have a container with
     something, and what -- how much leaking you would
 3
     get from a certain size hole in it.
 5
             Q. Okay.
                  I mean, basically, that's what it
 7
     was.
                  So it's a container with some kind
             0.
     of fluid in?
10
                  Yeah, or gas, either one.
11
                  Okay. And then you wanted to
             Q.
     measure what, the rate of leakage?
12
13
                  Right. We didn't do that, we just
             Α.
14
     made the --
15
             Q. You made the hole?
16
             Α.
                 The holes, yeah.
17
                  I see. So it was something that was
             Ο.
18
     designed to leak?
19
             Α.
                  Yeah. Yeah. Oh, yeah. It was a
20
     measure -- it was to measure leaks is what it
21
     was.
22
                  Okay. Okay. And did you have an
             Q.
23
     idea of what fluid or gas this was gonna be used
24
     for, or it could be anything?
25
             Α.
                  Well, it's classified.
```

Page 24 1 0. Okay. Have you heard of a place 2 called The Mound Laboratory? 3 Α. Oh, yes. Unit 5. Unit 5? And how do -- what is The 0. 5 Mound Laboratory? 6 That was a laboratory on contract 7 with the Atomic Energy Commission back then, or DOE. Q. It was a Monsanto place? 10 Yes -- well, to give you a little 11 history, a lot of the development of the atomic 12 bomb was done in the Monsanto location in Dayton. 13 You're talking about The Dayton 14 Laboratory now or the Mound? 15 Α. The Dayton Laboratory. 16 0. Okay. 17 And Mound basically was an offshoot 18 from that when they built it. They built it 19 after the war, though. But during the war they 20 did a lot of work on it. They had one up in 21 Oakwood that got a little bit warm, so they had 22 to bury it in Tennessee. But --23 Q. Okay. 24 But a little history, that's all. Α. 25 Q. I understand. No problem. Thank

Page 25 1 you. 2 Was The Mound Laboratory open at the 3 time that you started working at Dayton Lab? 4 Α. Yes. 5 Okay. And did they -- when you started at Dayton Lab, did they do that -- did 6 they retain, at that time, any of the atomic 7 research that was being started now at The Mound Lab? No. That wasn't done at Dayton 10 Α. 11 anymore. 12 Okay. Okay. So by the time you started at Dayton Lab, that was all transferred 13 14 out to --15 Α. It was all gone, yeah. 16 Did you ever work at The Mound 0. 17 Laboratory? 18 I did some work for them on the 19 scanning electron microscope. 20 But did you ever show up at The 21 Mound Laboratory? 22 Well, I went down and visited down Α. 23 there, but not as a --24 Not as part of your regular duties? Ο. 25 No. Well, part of the working Α.

Alan L. Wurstner

Page 26 for -- doing some work for them. But I -- we had 1 2 the scanning electron microscope, they didn't, in 3 other words. But -- so I would go down there once in a while, but didn't really work there. I worked at our lab. 5 Can you give me a rough idea how 6 7 many times you went down to The Mound Laboratory? Α. Maybe five. 9 I want to go back to the -- to the 10 Exhibit 1 that we were talking about earlier, what you have there. 11 12 Α. Oh, okay. 13 Could you take a look at the Q. 14 description of your job there or the description 15 of your work, maybe, is a better term? 16 Α. Here? 17 Have you read that earlier today? 0. 18 Yes. Yeah. Α. 19 Q. Okay. And is that accurate as to 20 what you were working on when you were working at 21 The Dayton Laboratory? 22 Α. Yes. 23 Okay. I've heard the term pilot Q. 24 plant in reference to The Dayton Laboratory.

Does that -- are you familiar with that term?

Page 27 1 Α. Yes. 2 Was that something different from 3 the research that was done at Dayton Laboratory, or was that part of the research that was done? 4 Α. Well, it's part of the research. When you develop a compound, chemical compound in 6 the lab, it's done in a flask; it's done in a 7 small amount. But to go into production, you have to then develop how to produce it. That's 10 done in a pilot plant, which does a larger 11 amount, basically. And that's what the pilot 12 plant was. 13 So when a -- one of the chemists 14 would develop something, then it was sent to the 15 pilot plant -- later on, if they decided they 16 wanted to manufacture it, then it would go 17 through the pilot plant and develop the manufacturing process, which means you went from 18 19 a couple liters up into a 2,000 gallons type of 20 operation. 21 Then on the map here I can show you 22 the pilot plant building. 23 I -- actually, that's a great idea, 24 if you could. 25 Okay. Look at the map, and look at Α.

```
Page 28
     the top right-hand side up in there, kind of a
 1
 2
     building that's got a small one-story front to
 3
     it, then it goes up higher in the back -- or a
     two-story front, I guess it is. See what I mean?
     This one right here (indicating).
 5
 6
                  Yeah.
             0.
                  That's the pilot plant.
             Α.
                  So we are talking now -- just so
             0.
     everybody, when we go back, we can identify the
     page, it's MONS00001?
10
11
             Α.
                  Yeah.
12
                  Okay. And you're pointing to a
     building on the -- on the little picture here, I
13
     guess it's an aerial photo?
14
15
                  Yeah.
             Α.
16
                  And did you work in the pilot plant?
             Ο.
17
             Α.
                  No.
18
                  Did you develop chemicals in your
19
     lab that then became produced in the pilot plant?
20
             Α.
                  No.
                        No.
21
                  That was totally different?
             Q.
22
                  That was -- other -- other chemists
             Α.
23
     did that.
24
                  Okay. Did you ever -- did you ever
25
     go to the pilot plant?
```

```
Page 29
 1
             Α.
                  Oh, yeah.
 2
                  Okay. Another exhibit for you,
 3
     which I'm going to ask the court reporter to mark
 4
     as Exhibit 2.
                  (Thereupon, Plaintiffs' Exhibit 2,
     Figure 3, Location of Chemical Storage,
 6
 7
     MONS01544, was marked for purposes of
     identification.)
                  MR. HARBECK: David, this is Bill
     Harbeck again. The last document, I'm a little
10
     bit -- in terms of what it is, I don't know if
11
12
     it's got a date? I don't have the Monsanto
13
     documents in front of me; just maybe a very
14
     brief, general description? I don't know if it's
     got a date, is it a memorandum, a brochure,
15
16
     something so I can figure out what you're talking
17
     about?
18
                  MR. ROMINE: Yeah. Well, Monsanto's
19
     counsel may be able to describe it better, since
20
     it's her document, but I'll give it a shot and
     then allow her to do so. It looks like a
21
22
     marketing document from about 1970 that -- and in
23
     the -- on the cover it says Capability,
     Experience, Facilities, Personnel. And it looks
24
25
     like it's a marketing document for the Monsanto
```

O.

Alan L. Wurstner

Page 30 Research Corporation from about 1970, and Mr. 1 2 Wurstner's bio. 3 MR. HARBECK: Exhibit 1, you're talking about, or Exhibit 2? 5 MR. ROMINE: Exhibit 1. 6 MR. HARBECK: Okay. MR. ROMINE: And Mr. Wurstner's bio 7 is part of that marketing material. MR. HARBECK: Okay. That's helpful. 10 Thank you. 11 MS. WRIGHT: And just for the 12 record, I don't know if it's a marketing document or why it was even created. I just know that it 13 14 exists. We are not even sure of the date, 15 roughly. 16 THE WITNESS: It was a lot later 17 because there is a lot missing on here and the 18 building numbers are strange. 19 MS. WRIGHT: Oh, yes. And you're 20 looking at Exhibit 2? 21 THE WITNESS: Oh, that one there? 22 That one is -- oh, it's fairly old, but not that 23 old. 24 BY MR. ROMINE:

Yeah. Actually, that's a good idea.

```
Page 31
     Let's go back to Exhibit 1 for just a moment.
 1
 2
                  Yeah.
 3
             Ο.
                  And, again, looking at the -- the
 4
     third page?
             Α.
 5
                  Yeah.
 6
                  It says: Mr. Wurstner has had 19
     years of experience in research with general
 7
     optical microscopy, and then it goes on. So it
     looks like this would have been written --
     Exhibit 1 would have been written in
10
     approximately 1969, 1970?
11
12
                 Probably about that time, yeah.
13
                 Okay. Do you remember this
             Q.
14
     document?
15
             A. That (indicating)?
16
             0.
                  Yeah.
17
                 No, to tell you the truth.
             Α.
18
                  Okay. So you don't remember ever
             Q.
     seeing this before?
19
20
                  No, I don't know who wrote -- could
             Α.
     have written that up. I have no idea.
21
22
             Q.
                  Okay. Okay.
23
                  MR. ROMINE: We are still talking
     about Exhibit 1 now, for those of you on the
24
25
     phone.
```

Α.

Alan L. Wurstner

Page 32 1 BY MR. ROMINE: 2 But now I'm gonna switch and talk to 3 you about Exhibit 2. And according to the date on Exhibit 2, it says March 1992. I realize that's after you left, but I still -- there is a 5 reason why I'm showing this to you. Have you had a chance to take a look 7 at Exhibit 2? Α. This (indicating)? Yes. 10 Ο. Okay. And the particular question I want to ask you is this: If you take a look at 11 the front of Exhibit 1 there --12 13 Α. Yeah. 14 -- it shows some buildings in the foreground on Exhibit 1? 15 16 Α. Down here (indicating)? 17 0. There are some buildings in the 18 foreground toward the left? 19 Α. Right. 20 And if you look at Exhibit 2, it doesn't show those buildings anymore? 21 22 Α. Right. 23 Now, were -- what happened to those Q. 24 buildings, is my question.

That's why I'm looking at this map.

```
Page 33
 1
             0.
                 Okay.
 2
                  That's Building 2 is in here
 3
     (indicating), Building 2. There are several
     others -- there is the pilot plant building
 5
     that's gone (indicating), that's with the tall
 6
     stack there.
                  Building 3 and 4 seem to be gone.
 7
                                                      Ι
     haven't figured out what this Area 11, Building 8
     is down here (indicating), unless that was the
10
     garage. So that whole area there, apparently,
     has been torn down.
11
12
                  I haven't been across there lately.
13
     I'm gonna have to go down one of these days and
14
     look. But I think they have torn down an awful
15
     lot of it.
16
                 Okay. So you're saying that on
17
     Exhibit 1 the aerial photo shows some buildings,
18
     including Buildings 2, 3 and 4?
19
             Α.
                 Right.
20
             0.
                  But those don't show up on Exhibit
     22
21
22
             Α.
                  Right.
23
                  So my question to you is, when you
             Q.
     left in 1982, were Buildings 2, 3 and 4 still in
24
25
     existence?
```

```
Page 34
 1
             Α.
                  Oh, yes. Oh, yes, yeah.
 2
                  Okay. All right. And if you look
             0.
     at -- again, Exhibit 2, do you see where
 3
     almost -- almost in the middle it says Building
     1?
 5
             Α.
                   (Witness nodding head up and down.)
 7
     Yes.
                  Okay. And is that your recollection
             0.
 9
     of where Building 1 is?
10
             Α.
                  That's it. That is Building 1, yes.
                  Okay. Same thing, moving to the
11
             Q.
     right slightly, Building 22?
12
13
             Α.
                 Pilot plant.
14
                  Oh, Building 22 is the pilot plant?
15
                  Was the pilot plant.
             Α.
16
                  And moving to the right again,
             Q.
17
     Building 20?
18
                  Oh, I'm sorry, Building 20 is the
19
     pilot plant; 22 is the power plant.
20
                  Oh, the power plant, okay. But is
21
     that consistent with your memory of where those
22
     buildings were?
23
                  Those two, yes.
             Α.
                  Okay. And, again, I'm gonna move to
24
             Ο.
25
     the right a little bit more, Building 23?
```

```
Page 35
                  That's new.
 1
             Α.
 2
                  Okay. How about just south of
     Building 20, there is -- it says Building 26?
 3
 4
             Α.
                  That's new.
 5
                  Okay. And then moving to the left
 6
     now, there is Building 8, or a building
 7
     designated as Building 8 to the left of Building
 8
     1?
             Α.
                  Yes.
                        That was the -- oh, warehouse,
     I guess you want to call it.
10
11
             Q.
                 Okay.
12
             A. Storage area.
13
             Q.
                 Okay.
14
             Α.
                 I think.
15
                 Okay. No problem. And so going
             Q.
     back to Building 1, just above where it says
16
17
     Building 1 there is a notation that says Labs?
18
             Α.
                  Uh-huh. Off to the side there
19
     (indicating)?
20
                  Yeah. Is that where you worked?
             Ο.
21
             Α.
                  No.
22
                  Where did you work?
             Q.
23
             Α.
                  Would have been the second floor
     someplace over here in Building 1.
24
25
                 Okay. So you worked in Building 1?
             O.
```

```
Page 36
 1
             Α.
                  I started in Building 3, then later
 2
     I was in Building 1.
 3
                  Okay. But Building 3 is not shown
             0.
 4
     on Exhibit 2 here?
 5
             Α.
                  Not anymore.
                  Okay. And then you were -- then you
 6
             Ο.
     went over to Building 1 at some point?
 7
 8
             Α.
                 Correct.
 9
             Q. Okay. When was that?
10
             A. You mentioned Building 20 --
                  THE NOTARY: Sir, I couldn't hear
11
12
     you.
13
                  THE WITNESS:
                                I'm thinking.
14
                  I think for a little while I was up
     on that portion at the front, where you see the
15
16
     front of that pilot plant building, on the second
17
     floor. I think we were in a lab in there for a
     little while, and then went to Building 1 from
18
19
     there. And that would have been someplace in the
20
     late '60s probably.
21
     BY MR. ROMINE:
22
             Q. Okay.
23
             A. Or middle '60s, I guess.
24
                 And then you stayed there until you
             0.
     retired?
25
```

```
Page 37
                 Yeah --
 1
             Α.
 2
             0.
                  Okay.
 3
             Α.
                  Well, no. After we quit doing
     microscopy, I did some other work. And I was
 4
     out -- would be either -- whether it was Area 13
 5
     or 12, someplace, there was a building back there
     which I think also doesn't exist anymore, from
 7
     what I can see here.
             Q.
                  Okay. Okay. All right. So -- and,
     again, correct me if I'm wrong. I just want to
10
     get an idea, make sure I'm understanding it. You
11
     started out in Building 3?
12
13
             Α.
                  Correct.
14
             0.
                  Which is not shown on Exhibit 2?
15
                  Correct.
             Α.
16
                  And then at some point you may have
             Ο.
17
     gone to the -- or let me put it this way: At
18
     some point you did go to the pilot plant?
19
             Α.
                  Yeah, but not -- in the front of
20
     that building there was the labs in there, but
21
     not too long.
22
                  And is that Building 20, then, on
             Q.
23
     Exhibit 2?
24
             Α.
                It would be Building 20.
25
             Q. But not too long?
```

```
Page 38
                  Yeah.
 1
             Α.
 2
                 And then you went to Building --
             0.
 3
             Α.
                  One.
                -- 1. And that was approximately in
 4
             0.
     the mid to late '60s?
 5
 6
             Α.
                  Yeah.
 7
                  Okay. And you spent the majority of
             Q.
     the rest of your career --
 8
                 Up until about, let's say, '79 or
             Α.
     '80, '79 or '80.
10
                 Okay. And then you went someplace
11
             Q.
12
     to a building that may not appear here on Exhibit
13
     2?
14
             Α.
                 Yeah.
15
             Q. But north?
16
             Α.
                 Right.
17
                 Okay. All right. Thank you.
             Q.
18
                  Who is George Richardson?
19
             Α.
                  He was an organic chemist that
     worked at the lab.
20
21
                  And did you work with him, or he was
             Q.
22
     just a coworker?
23
             Α.
                  No.
                      No.
24
             Q. All right.
25
             A. I didn't work with him. He was --
```

Alan L. Wurstner

Page 39 1 0. Okay. Are you okay? Do you need a 2 break? 3 Α. No, I'm fine. Were you aware of the South Dayton 4 0. 5 Dump when you worked at Monsanto? 6 Passed it every day when I went to 7 work. Okay. So where did you live when 0. 9 you worked at the lab? Well, first, I lived in the east end 10 off of Wayne Avenue, Margaret Street. And then I 11 lived in -- well, for a bit in Kettering, and 12 13 then Oakwood. 14 Okay. And what was the route that you took to work, like why did you pass it? 15 16 Came over Carillon Boulevard, and 17 then passed the DP&L plant, and then up the road 18 there across the bridge to Monsanto. 19 O. Okay. 20 If you had -- you don't have a map of it, though? 21 22 So it sounds to me like -- I'm not 23 that familiar with Dayton, but it sounds to me like you lived roughly south of where the 24

plant -- or excuse me, where the --

		Page 40
1	A. Oh, yes, yes.	. 5
2	Q. Where The Dayton Lab was?	
3	A. Yes.	
4	Q. Okay. And when you say you passed	
5	it every day on your way to work, how did you	
6	know that the dump was there?	
7	A. It was pretty obvious.	
8	Q. Tell me why it was obvious to you.	
9	You could see it, you could smell it; what was	
10	obvious?	
11	A. Well, you would see them hauling	
12	stuff in there all the time. General Motors used	
13	to haul pallets in there by the truckloads.	
14	Q. Okay.	
15	A. Then they burned the pallets.	
16	Q. Was there any waste that was sent	
17	from the Monsanto Research Corporation to the	
18	South Dayton Dump?	
19	A. Only what Richardson had burned out	
20	there. Anything I don't know if anything else	
21	was sent there. I don't know what they did with	
22	the waste. I had no	
23	Q. Okay. Let me back you up there.	
24	When you say what Richardson burned out there,	
25	you're talking about George Richardson?	
I		

Dayton Dump?

Alan L. Wurstner

Page 41 1 Α. Right. 2 And tell me about George Richardson Ο. 3 and the waste and the burning out there. Well, behind Building 1 there was a Α. 5 set of what they called high-pressure cells. And he wanted to use one, and they had -- somebody put a bunch of bottles of chemicals back there to 7 get rid of them. And for him to use it, he had to get rid of the chemicals. 10 Well, being an organic chemist, he knew -- looked at it and said, well, burning is 11 the only -- best way -- easiest to get rid of it. 12 So he went over to the dump and built a big fire 13 14 in the pit down there, where they burned all the pallets, and threw the chemicals in the fire and 15 16 burned them. Basically, that was it. 17 How do you know -- how do you know 0. 18 that he did this? Did he tell you? 19 Α. Well, no, I went over to watch and 20 see what he was doing one day. 21 Q. You went with him? 22 He only spent about two days doing Α. 23 that. 24 Okay. And this was at the South

Page 42 1 Α. Yes. 2 Okay. Now, so you went with him, 3 and he put the chemicals in a pit that was, I 4 take it -- and correct me if I'm wrong -- it was 5 already being used for burning something? 6 Α. Yeah. And he put the chemicals in there 7 Ο. 8 and they were burned? Α. Well, he built -- in this pit, he 10 built a horrendous fire with pallets, very hot And he would open the bottle and throw it 11 fire. 12 in, or at least loosen the cap and throw the bottle in the fire. 13 14 And this happened like a couple 0. 15 times? Well, he spent about -- the better 16 Α. 17 part of two days doing it. 18 Ο. And --19 Α. The amount of stuff he put in there probably was maybe -- I doubt if you could fill a 20 drum with it. 21 22 Over the course of both days? Q. 23 Right. Α. 24 Q. Okay. It was -- because the bottles 25 Α.

Page 43 weren't full, they were (indicating). 1 2 I understand. It's a laboratory. 0. 3 Α. Yeah. And where did the pallets come from? Ο. Probably -- well, I think that was 5 Α. whoever was dumping them there, General Motors 6 or -- I know a lot of them came from what was 7 Delco Brake, which was a -- became a Delphi plant, then, over not too far away. 10 0. So you took what you found there in terms of the pallets and you burned those? 11 12 Oh, yeah. He just built the stuff out of what was there, didn't take anything from 13 14 our place. 15 And why did you go -- why did you go Q. with him that one time? 16 17 Well, I was chief of the emergency 18 brigade at the lab, if you want to call it that. 19 Which if you had a fire there, the Dayton Fire 20 Department was glad to come out on the road and 21 sit there and watch you put it out, but they --22 they did not want to get involved. 23 Why, because of the chemicals? Q. 24 Α. Yeah. 25 O. I see.

Α.

Alan L. Wurstner

Page 44 Well, they didn't know how -- fire 1 Α. 2 departments don't know how to handle chemicals, 3 put it that way. And so I just went over to see what he was doing in case I had to do something. After our nurse died -- I had been on the ski patrol, and I was a -- an instructor of advanced 7 first aid. So I kind of had the job of maybe if somebody got hurt, you know, or anything. And I went over to see -- you know, 10 make sure he was not gonna hurt himself. But he 11 was pretty -- he was very well -- well, an advanced chemist. He knew what he was doing. 12 13 What specifically were the chemicals 0. 14 that he was burning? 15 I would say it was practically all Α. 16 organic. I don't think there was any inorganic 17 chemicals in that place. 18 Other than that, you don't know? Q. 19 Α. I don't know. 20 But you say that because he was an 21 organic chemist --22 Α. Well --23 Q. -- or did you know that the stuff 24 was organic?

Well, I -- I don't know for sure

Page 45 that it was all organic, but I don't remember 1 2 that -- anybody working on any projects where 3 they would have used inorganic chemicals, to speak of. I mean, almost all the work was done with organic chemicals. And he chose to burn them because organics burned nicely. And the reason they were in that cell, I think, is because most of them were a little hazardous. In other words, it could have 10 been a lot of peroxides in that, which have a tendency to decompose on their own. 11 12 0. When was that? 13 Now you're -- now you got me. Α. 14 0. No problem. 15 Roughly, I would say, maybe '75. Α. 16 Okay. Now, you said -- and, again, 0. 17 correct me if I'm wrong -- you said that you -you feel that these were organic chemicals 18 19 because most of the work was done on organic 20 chemicals, as opposed to inorganic? 21 Almost all the work, yeah. Α. 22 Are you talking generally of MRC, 23 Monsanto Research Corporation? 24 Α. Yes. 25 So MRC generally dealt much more O.

		Page 46
1	with organics than with inorganics?	
2	A. (Witness nodding head up and down.)	
3	Q. Yes?	
4	A. Yes.	
5	Q. Okay.	
6	A. That's right, you can't see my head	
7	shaking. Sorry.	
8	Q. Yes. Was were there otherwise	
9	chemicals that were generated as part of of	
10	MRC's work, other than other than these	
11	chemicals you just told me about that George	
12	Richardson	
13	A. Well, yes, I guess.	
14	Q. Okay. And how were those disposed	
15	of?	
16	A. I have no idea.	
17	Q. Okay.	
18	A. That was I probably at some	
19	there were companies that would take and recycle	
20	that stuff.	
21	Q. But you didn't deal with that?	
22	A. I didn't deal have anything to do	
23	with that, no.	
24	Q. Okay. Who did?	
25	A. Probably purchasing.	

Page 47 1 0. Do you remember anybody from the 2 purchasing department? 3 Α. The girl -- one name of a girl who would probably have absolutely no idea about it, 5 Geiger. I can't remember the purchasing agent's name. I have been trying to think of it for several days, and I cannot for the life of me 7 remember it. No problem. But there was a woman 10 named Geiger? 11 Α. Yeah. 12 Like a Geiger counter? 13 Α. I quess. There were two of them. 14 The one that I know of that's living right now 15 was not this one. 16 0. Was not Geiger? 17 No, her name is Geiger, but it's not Α. 18 this Geiger. 19 Q. Okay. There were two Geigers? 20 Α. Yeah. 21 Okay. Sorry about that. Q. 22 But that's the only name in Α. 23 purchasing I can think of. And she would have no idea of anything like that. 24 25 Q. Okay. And both Geigers were women?

		Page 48
1	A. Yeah.	-
2	Q. Okay.	
3	A. Yeah.	
4	Q. Were they related?	
5	A. Sister-in-laws.	
6	Q. Sisters-in-law. Okay. Where does	
7	the living one live?	
8	A. I don't know.	
9	Q. Okay.	
10	A. I don't know.	
11	Q. Okay.	
12	A. I want to think north someplace, but	
13	I don't I don't know.	
14	Q. Okay. Why was it special for for	
15	George Richardson to dispose of these chemicals	
16	in this way?	
17	A. I think he wanted to run a reaction	
18	in the cell and was told if he wanted to do it,	
19	he was gonna have to clean the cell out. So	
20	that's what the answer to that would probably be,	
21	that's why.	
22	Q. It seems like George Richardson	
23	had he had to dispose of this particular batch	
24	of chemicals somehow?	
25	A. Yeah.	

Page 49 1 0. But why weren't all chemicals 2 disposed of in this way? Really, I -- I don't know. 3 Ι Α. have -- I just -- I have no idea of how they did 4 5 it or what they did. Okay. But Richardson did this special project for whatever reason? 7 Α. Yeah. And he was told, if you want to do 10 this special project, you have gotta be responsible --11 If you want to use the cell, you're 12 gonna have to clean it out. When I'm talking 13 14 about a high-pressure cell, it's basically a room 15 with four walls, and the seals are very heavy, thick; and then the -- a fourth wall was some 16 17 light thing, and then there was another wall 18 behind it. And if you had an explosion, then it 19 would blow that one wall out, but it wouldn't 20 blow up the building. 21 So he was probably gonna work on 22 something that was sensitive, and so he wanted to 23 set it up in there. That was the only -- would be the reason for it, why he was doing it, and he 24 25 needed to clean it out. And they had a building

Page 50 back there behind Building 1 that had these --1 2 several of these cells in it. 3 Ο. If you take a look at Exhibit 2, 4 which is the diagram --Uh-huh. Uh-huh. 5 Α. 6 -- are the -- is the place where the 7 cell was, or the cells were, is that notated on 8 here, or is that no longer -- no longer part --Α. They are not there. But this Area 10 13 would probably be about where that building 11 was. Okay. Aside from chemicals, what 12 0. happened to the -- not necessarily including 13 14 chemicals, but what happened to the trash that 15 was generated by The Dayton Lab or MRC? 16 Well, there was a trash truck that Α. 17 used to come in there and pick it up daily. 18 And what company was the trash truck 0. from? 19 20 I don't know. I have no idea. Α. 21 Do you remember what color it was? Q. 22 I don't know. Gray, I guess, but Α. 23 T --24 Ο. Okay. And it would come every day? 25 Pretty much so, I think so, yeah. Α.

Page 51 1 Ο. And where was the trash kept before 2 the truck came to pick it up? All I know is -- I don't know. 3 Α. All I know is it pulled in there one day and it was 5 burning, and we had to put the fire out. that's the best that I could answer on that. 6 he started burning before he got there. 7 Ο. But this was an accident? Α. Yeah, they dumped something in the 10 trash truck that caught -- reacted and caught on fire, wherever he got it before he came to 11 12 Monsanto, and when he pulled in it was burning. 13 Oh, the trash truck was burning? Q. 14 Α. Yeah. 15 Q. Oh, I see. 16 Α. And we had to put it out. 17 So if you could look on Exhibit 2, 0. the diagram, where was -- where did the trash 18 19 truck come to? Where was the trash? 20 Well, it would have either been next Α. 21 to Building 1 and behind Building 2, if you look at the -- it doesn't show. But there was a road 22 23 that came around that would get over up to here 24 (indicating). 25 Q. Okay. So it was both places?

```
Page 52
                  Yeah, basically, I guess. I never
 1
             Α.
 2
     paid that much attention, so --
 3
             0.
                  I understand. So there was a place
 4
     next to Building 1?
             Α.
                  Well, it was just like a park --
     like a driveway or so, I mean --
 6
 7
             Q.
                  Okay. And what was it? Was it a
 8
     dumpster, was it a bin; what kind of container
     was it?
10
                  I don't know. I never paid that
     much attention. I don't know what they dumped it
11
12
     from.
13
                  There was an incinerator back there
14
     at one time, but that's why I can't figure out
15
     this picture because that stack is still on it,
     and that was torn down, so I don't know.
16
17
                  I understand. So -- okay. So was
18
     the incinerator used specifically for burning
19
     trash?
20
                 It would be classified documents,
             Α.
21
     mostly --
22
             Q.
                 Okay.
23
             A. -- what it was for.
24
             Ο.
                  I see.
25
             Α.
                  What was burned in there.
```

Alan L. Wurstner

```
Page 53
 1
             0.
                  I see. So in terms of just regular
 2
     trash disposal -- and, again, correct me if I'm
 3
     wrong -- there was a truck that came and picked
     up the trash from the very -- from when you
     started there?
 5
 6
                  Yeah, I quess.
                  Okay. And when you worked on the
 7
     coal dust, for example, how did that -- when you
 8
     were done studying the coal dust, what happened
     to the coal dust?
10
                  Well, probably, most of it went in
11
             Α.
     the wastebasket, I would guess.
12
13
             Q.
                  Okay.
14
                  I mean, how much coal dust does it
15
     take on a microscope?
16
                  I understand. So the volume you had
             0.
17
     was small?
18
             Α.
                  Nil.
19
             0.
                  And how about the asbestos?
20
                  Very, very little, because that
             Α.
21
     would be on a filter about maybe three-eighths of
22
     an inch in diameter.
23
             Q.
                  Yeah.
24
                  Or -- well, a centimeter maybe, and
```

it would be on that filter. And you put a

coming from that company?

Alan L. Wurstner

Page 54 solution on the filter that would make it 1 2 transparent, and then studied it -- the stuff 3 that's on it. So -- and that would be on a microscope slide. And when you were done with that, what happened to it? 6 Most probably just threw the slides 7 Α. out. Q. Okay. Going back to the pilot plant for a minute --10 11 (Witness nodding head up and down.) Α. 12 -- so the pilot plant produced relatively small quantities of chemicals that may 13 14 at some future date have gone into full 15 production? 16 Α. Right. 17 What happened to those small 18 quantities of chemicals? 19 Α. I don't know what -- I think there was some company would come in and pick up a 20 lot -- some of that stuff, and then it was taken 21 22 and distilled or recycled. But I don't know who 23 it would have been. I mean --24 Do you remember separate vehicles

Alan L. Wurstner

Page 55

1 Α. Well, once in a while you would see 2 a tanker come in, but I don't know who they were 3 or anything. I don't know if that was something they were delivering to St. Louis or what it was. 0. Okay. Show you one more exhibit, 6 which I'm gonna mark as Exhibit 3. 7 (Thereupon, Plaintiffs' Exhibit 3, Inter-Office Correspondence dated 5-9-1977, 9 MONS01820-01822, was marked for purposes of identification.) 10 BY MR. ROMINE: 11 12 This is -- this is a -- a three-page memo, but -- and, please, you're welcome to read 13 14 the whole thing, but I'm just gonna concentrate 15 on the last paragraph of the first page here. 16 Well, I don't know where it came Α. 17 from, but it's not true. 18 Okay. When you say -- what's that? 19 Α. I said it's not true. I was not 20 responsible for it. 21 That's what I was going to ask you. Q. 22 So, again, just so everything is on the 23 record here and the court reporter knows what we are talking about, down at the bottom of the --24

at the bottom of the first page, it says prior to

```
Page 56
     1974 --
 1
 2
             Α.
                 Uh-huh.
                  -- Al Wurstner -- and that's you?
 3
             0.
 4
             Α.
                 Yes.
 5
                  -- was the principal person involved
 6
     in the disposal of laboratory-generated waste
 7
     chemicals. And so you're saying to me right now
     that's not true?
 8
             Α.
                  No.
                      No.
10
             Q.
                 Okay.
11
             Α.
                 No. As I say --
12
             Q. Have you seen this memo before?
13
             Α.
                  No.
14
                  Okay. So was there a person, like
     when you were working there, was there a person
15
16
     that you knew was designated as the person
17
     primarily responsible for the disposal of
18
     laboratory-generated waste chemicals?
19
             Α.
                  No, I don't know who it -- who was
20
     responsible, I'll put it that way.
21
             Q. Okay. That's fine.
22
                  MR. ROMINE: Off the record for a
23
     second.
24
                  (Brief recess taken.)
25
                  MR. ROMINE: Other than Mr. Nes and
```

Page 57 Mr. Harbeck, is there anybody else on the phone? 1 2 MR. WINELAND: Erik Wineland. 3 MR. ROMINE: Okay. Back on the record. 4 5 BY MR. ROMINE: Mr. Wurstner, before the break we --I had showed you Exhibit 3. 7 Α. Uh-huh. Q. And you had mentioned that it's 10 wrong in that you were not the principal person? 11 Α. Correct. Okay. Up at the top of the memo it 12 lists some people who got the memo cc. One is 13 14 R. K. Flitcraft. Do you remember Mr. Flitcraft? 15 Yeah. He was the president. Α. 16 He was the president? Ο. 17 Α. Of MRC, not Monsanto, but MRC. 18 Okay. And he worked at the 19 Dayton -- the Nicholas Road facility? 20 Yeah, he was running -- I think so, Α. 21 yeah. 22 Okay. But, I mean, his -- he wasn't Q. 23 like in St. Louis or anyplace; his main office was in Dayton? 24 25 Α. I think he was at The Lab.

```
Page 58
 1
             Q.
                 Okay.
 2
                  I knew him, but I can't -- I don't
 3
     remember.
 4
             Q. Fair enough.
 5
             Α.
                 Don't remember where his office was,
 6
     no.
 7
                  Okay. Who -- who was the president
             Q.
     of MRC before Mr. Flitcraft?
             Α.
                  Whew. Really, I can't remember.
                  That's okay. How about T. Beal?
10
             0.
     There is another name listed here --
11
12
                  He worked in the -- maintenance.
             Α.
13
                 In maintenance?
             Q.
14
             Α.
                  Yeah.
15
                 Okay. So he wasn't a chemist, or
             Q.
16
     was he?
17
             Α.
                  No.
18
                Okay. And what was his first name?
             Q.
19
             Α.
                 (Indicating.)
20
             Q. That's okay.
21
             Α.
                  I can't -- I'm terrible with names,
     to tell you the truth.
22
23
             Q.
                  That's okay. So Mr. Beal was in the
24
     maintenance department?
25
             Α.
                  Yes.
```

```
Page 59
                  Was he in charge of disposing of
 1
             0.
 2
     trash?
 3
             Α.
                 Not that I know of. But maybe he
     was, I don't know.
             Q. Okay. Do you ever -- do you
 5
     remember of any -- of any incidents where Mr.
 6
 7
     Beal disposed of any trash?
 8
             A. No idea, no.
             Q. Or burned any trash?
10
             Α.
                 No.
11
                Okay. Going back to Mr.
             Q.
12
     Richardson --
13
             Α.
                 Yeah.
14
                 -- other than the -- the couple days
     you told me about --
15
16
             Α.
                 Yeah.
17
             Q.
                 -- where he went to the South Dayton
18
     Dump --
19
                  Yeah.
             Α.
20
             Q. -- were there any other instances
21
     where you remember Mr. Richardson disposed of any
22
     waste?
23
             A. No.
24
             Q. Okay. How about anybody else at
25
     MRC?
```

Page 60 1 Α. Individual at this point, not that 2 I -- not that I know of. 3 Okay. And going back to -- using a 0. 4 different name now, going back to when it was called Dayton Labs or Dayton Laboratories, do you 5 6 remember anyone else disposing of any chemical waste or any waste, like individual --7 I don't know how it was done right 9 now. 10 Ο. How about yourself, did you ever dispose of waste, other than just throwing it in 11 12 the trash can? 13 Α. No. 14 Q. Okay. 15 Any other system? Α. 16 Right. Q. 17 Α. No. No. 18 0. Okay. 19 Α. The only thing was going over there 20 with George on that first day to see what he was 21 doing, and that was -- that was it. 22 And then he went another day? Q. 23 Α. Yeah. I think somebody told me once to get the permit from EPA, and I think I got the 24 25 permit from them.

			Page 61
1	Q.	You got a permit?	rage or
2	Α.	Yeah. That was approved by EPA,	
3	what George wa	as doing.	
4	Q.	Okay. To burn?	
5	Α.	Yeah.	
6	Q.	Okay.	
7	Α.	In fact, the EPA man was over there	
8	that first tir	me when I went.	
9	Q.	He went with you?	
10	Α.	Well, he was there, he was at the	
11	dump at the ta	ime.	
12	Q.	He was already	
13	A. 1	Doing something else, I think.	
14	Q. (	Okay.	
15	Α.	And I can't remember his name. I	
16	think he quit	the EPA to build a to start a	
17	bicycle shop.	That's as far as I can remember.	
18	Q.	Okay.	
19	Α.	And I don't remember his name.	
20	Q.	That's a good thing to do in Dayton.	
21	Α.	Yeah.	
22	Q. I	Before the break you had told me	
23	about a truck	coming to pick up the trash. Do	
24	you remember o	of any change in companies or	
25	anything like	that involved	

```
Page 62
 1
             Α.
                  No.
 2
                  -- with picking up the trash?
 3
             Α.
                  I don't know. That probably came
     under the purchasing department would do the
     contracts for that.
 5
 6
             Ο.
                  Okay.
 7
             Α.
                  So --
                  Okay. I thank you.
             Q.
 9
                  MR. ROMINE: I pass the witness.
10
                  MS. WRIGHT: All righty. Mr.
11
     Wurstner, I think I only have a few questions for
12
     you.
13
                     DIRECT EXAMINATION
14
     BY MS. WRIGHT:
15
                  When we were looking at -- earlier,
16
     on Exhibit 2, which is that 1992 map of the site,
17
     and comparing that to Exhibit 1, you noticed that
18
     there -- some of the buildings were gone and some
19
     new buildings were there; is that correct?
20
                  Yes, that's very correct.
             Α.
21
                  Were you involved in any of the
             Q.
22
     demolition of any of these buildings?
23
                      They were there when I left.
             Α.
                  No.
24
             Ο.
                  Okay. So you really don't have any
25
     knowledge of what happened to the buildings and
```

Page 63 when? 1 2 Well, the only -- one knowledge I do have, if you look at Building 2, and this north 3 4 wing down here (indicating) --Uh-huh. Ο. -- they made nuclear -- things for starting submarines, the nuclear plant on the 7 submarine, the rods, they made them in there. 8 Q. Uh-huh. And that -- that section is back in 10 there (indicating). And I think that may have 11 12 been taken down to Tennessee and buried. 13 Q. Okay. 14 Because anything they ever borrowed from you never came back because they -- they 15 16 messed it up, so --17 Okay. And then I have another question, this may be my last one, when you 18 19 testified about the two days when Mr. Richardson --20 21 Α. Yeah. 22 -- disposed of the chemicals, and 23 you said that you doubted there were enough 24 chemicals to fill a drum, were you referring to a 25 55-gallon drum size?

```
Page 64
                  Yes.
 1
             Α.
                        Yeah.
 2
                  Okay. So just to be clear, the
     amount -- total amount of chemicals was less than
 3
 4
     would fill a 55-gallon drum?
                 Well, I would --
 5
             Α.
 6
             Q. Guessing, I know, your best
 7
     quess.
 8
                  I would put it this way: Very
 9
     doubtful that you could get a hundred
10
     gallons out of the whole thing if you worked
11
     on it.
12
                 Okay.
             Q.
13
             Α.
                  So 55-gallon drum would probably
14
     have been a pretty good estimate, but may
15
     have been a little more than that, you know.
16
             Ο.
                 Okay. All righty.
17
                  MS. WRIGHT: I think that's all I
18
     have.
19
                  Anybody else?
20
                  MS. SMARDA: I have no questions on
21
     behalf of Cox Media Group.
22
                  MR. ROMINE: Anyone on the
23
     telephone?
24
                  MR. HARBECK: This is Bill Harbeck.
25
     I just have a couple questions.
```

```
Page 65
 1
                     CROSS-EXAMINATION
 2
     BY MR. HARBECK:
 3
             0.
                  Good morning, Mr. Wurstner.
             Α.
                  Yes.
             0.
                  I hope you can hear me okay.
 6
             Α.
                  Yeah.
                  Could you tell me where the Dayton
 7
             Q.
     Lab was in terms of its proximity to the South
     Dayton Dump? I think you said you lived south of
     it and then would pass it every day; so was the
10
     Dayton Lab north of the South Dayton Dump?
11
                  I would say a little -- a few
12
     degrees off of -- northwest off of north. If
13
14
     you -- do you have a map there?
15
                  I don't. I'm a little -- I'm sort
             Q.
16
     of familiar with it, based upon some other
17
     depositions.
18
                  Okay. Well, where Nicholas Road
19
     comes through, the Miami River runs practically
     next to it for a ways, and then it turns. And if
20
21
     you went on the other side of the river, that's
22
     where the dump was, basically. So I would say
23
     roughly north of the dump, but a little bit west
24
     too.
25
                  That's where the Dayton Lab facility
             O.
```

```
Page 66
 1
     was located?
 2
             Α.
                  Yes.
 3
                  Okay. And approximately how far?
             0.
                  A thousand yards, if that far.
             Α.
 5
             Q.
                  Okay.
                  In a straight line.
 6
                  I'm sorry, you said a straight line,
 7
             Q.
     a thousand yards?
 8
             Α.
                  Yeah. No more than that, if that
10
     much.
                  When you passed it, what road were
11
             Q.
     you traveling -- when you passed the South Dayton
12
     Dump, what road were you traveling on?
13
14
                  Oh, what the heck is the name of
     that road? I can't think of the name of it, but
15
     it -- it comes over the bridge there. Broadway
16
17
     stops at the bridge, over the side of the bridge,
     and that road would start. One side of it was
18
19
     the Dayton Power and Light -- well -- and the far
20
     side was the dump; and there is some other stuff
21
     in there, some other buildings. The dump was
22
     back a ways.
23
                  Does Dryden Road or Springboro sound
             Q.
24
     familiar?
25
                  Dryden Road, Springboro Pike, yeah.
             Α.
```

Alan L. Wurstner

Page 67 1 Would you be traveling north, then, 2 on Dryden Road, as you were heading to work every 3 day to the Dayton Lab? Yeah, for about a block. And then you would turn onto Nicholas Road? 6 7 Correct, turn left; cross the bridge Α. and turn left. Q. Okay. When you crossed the bridge, were you going over the river? 10 Yes. 11 Α. 12 Okay. So it was just on the -- the Dayton Lab was just on the north side of the 13 Miami River? 14 15 Yes. Α. 16 Ο. Okay. 17 Α. The river makes a turn along there, 18 but it's the north side. 19 Q. Okay. When you went by the dump, 20 did you ever see any vehicles from NCR going in 21 and out of the dump? 22 Not to my knowledge. Α. 23 Okay. How about a company called Q. the Dayton Walther Company; did you ever see any 24

vehicles from that company going into or out of

That's it, yeah.

Alan L. Wurstner

Page 68 1 the dump? 2 Not -- nothing that -- in my memory. 3 I mean, maybe, you know. 4 Okay. Fair enough. And how about 0. 5 from a company named Hobart? 6 Not to my knowledge, no. Q. Okay. Okay. MR. HARBECK: That's all the questions I had. Thank you very much. 10 MR. ROMINE: I do have a couple follow-up. One address we have is --11 MR. NES: Wait, wait. Before 12 we get to that, this is Brad Nes, for P-Americas. 13 14 I have no questions. 15 MR. ROMINE: Sure. 16 MR. WINELAND: Erik Wineland, for 17 the Sherwin-Williams Company. I have no 18 questions. 19 MR. ROMINE: Sure. Thank you. 20 RECROSS-EXAMINATION 21 BY MR. ROMINE: 22 One address we have is 1515 Nicholas 23 Is that the correct address for the plant? 24 I'm pretty sure you're right.

```
Page 69
 1
             0.
                  Okay. And then when Ms. Wright had
 2
     asked you a question about the demolition of the
 3
     buildings, I think you had said that in the old
 4
     Building 2 they had made some -- they had made
     some equipment for nuclear-powered submarines?
 5
 6
             Α.
                  Right. Yeah.
             Q.
                  And that as a consequence, there was
     some, I guess, radioactive material there?
             Α.
                  When they tore the building down,
10
     they probably buried it.
                Okay. And you said -- I think you
11
             Q.
12
     said they probably buried it in Tennessee.
     are you referring to some kind of disposal
13
14
     specifically for nuclear -- for radioactive
15
     material?
16
             Α.
                 Yeah. What's the --
17
             Q. Oak Ridge or --
18
                  Is it Oak Ridge in Tennessee? Yeah,
19
     that would be it, yeah. Yeah, that --
20
     particularly that -- that sounds --
21
                  MR. ROMINE: Okay. That's all the
22
     follow-up I have.
23
                  I don't know if you want to --
24
                  MS. WRIGHT: No, I have no further
25
     questions.
```

		Page 70
1	Did I miss anything?	J
2	MS. BAIRD: No.	
3	MR. ROMINE: Anybody on the phone?	
4	(No response.)	
5	MR. ROMINE: Okay. Well, thank you	
6	very much for coming in, Mr. Wurstner.	
7	THE WITNESS: Sure.	
8	MS. WRIGHT: All righty. We are	
9	going to hang up, guys.	
10	(The notary interrupted.)	
11	MS. WRIGHT: Do you want to read and	
12	sign? She will send you the transcript and you	
13	can read it, and if there are any spelling errors	
14	or anything, you can correct them; or do you just	
15	want to let me take it? Either way.	
16	THE WITNESS: Well, if you could	
17	you can do the spelling as well as I can.	
18	MS. WRIGHT: Okay. I can't change	
19	them, though. You would have to change them.	
20	THE WITNESS: Well, if you take	
21	you can send me a copy or something.	
22	MS. WRIGHT: Yeah, that works. That	
23	works.	
24	(Thereupon, the deposition was	
25	concluded at 11:32 o'clock a.m.)	

		Page 71
1	I, ALAN L. WURSTNER, do hereby	J
2	certify that the foregoing is a true and accurate	
3	transcription of my testimony.	
4		
5		
6		
7		
8	Dated	
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

```
Page 72
 1
     STATE OF OHIO
                           )
 2
     COUNTY OF MONTGOMERY ) SS: CERTIFICATE
 3
             I, Beverly W. Dillman, a Notary Public
     within and for the State of Ohio, duly
 5
     commissioned and qualified,
             DO HEREBY CERTIFY that the above-named
 6
     ALAN L. WURSTNER, was by me first duly sworn to
 7
     testify the truth, the whole truth and nothing
     but the truth.
10
             Said testimony was reduced to writing by
     me stenographically in the presence of the
11
12
     witness and thereafter reduced to typewriting.
13
             I FURTHER CERTIFY that I am not a
14
     relative or Attorney of either party, in any
15
     manner interested in the event of this action,
16
     nor am I, or the court reporting firm with which
17
     I am affiliated, under a contract as defined in
18
     Civil Rule 28(D).
19
20
21
22
23
24
25
```

		Page 73
1	IN WITNESS WHEREOF, I have hereunto	
2	set my hand and seal of office at Dayton, Ohio,	
3	on this, 2013.	
4		
5	BEVERLY W. DILLMAN, RPR, CRR	
6	NOTARY PUBLIC, STATE OF OHIO My commission expires 3-6-2017	
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		